

CHAPTER 122.

AMENDATORY OF THE SCHOOL LAW.

AN ACT to Amend Section Number Fifty-eight of Chapter One Hundred and Seventy-two of the Laws of the Ninth General Assembly. APRIL 7.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That section number fifty-eight of chapter one hundred and seventy-two of the laws of the Ninth General Assembly is hereby amended by the addition of the following: On the first day of each quarter, the county treasurer shall, as required of the clerk, in section fifty-six of said chapter, give notice to the president of the school board of each township in his county, of the amount collected for each fund; and it shall be the duty of the president of each board to draw his warrant, countersigned by the secretary, upon the county treasurer for such amount, who shall pay the amount of such taxes to the treasurers of the several school boards only on such warrant. 1862, ch. 172. Co. treasurer quarterly to notify school board presidents of amts. collected; president to draw warrant.

Approved April 7, 1868.

CHAPTER 123.

CIRCUIT COURTS IN LEE COUNTY.

AN ACT Supplemental to an Act entitled An Act for establishing Circuit and General Term Courts, and to define the Power and Jurisdiction thereof. APRIL 7.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That in all counties having two county-seats, or where sessions of the district court are held at different places in said county, the circuit court shall also hold regular terms at said different county-seats, or places where terms of the district court are held, for the trial of all actions under this act, except probate matters requiring notice by law, which matters shall be heard and disposed of at the regular county-seats only; and said terms shall alternate between said different county-seats or places of holding court, and such counties shall for such purposes be geographically Counti's with 2 co. seats to have circuit courts both places. Exception. Terms to alternate.

Division of
counties.
Proviso:
judge may
appoint four
terms for pro-
bate matters.

divided in the same manner as they are now divided for judicial purposes of the district court: *Provided*, That in such counties the circuit judge may appoint, in addition to the other terms of court to be held in his county, not to exceed four special terms of court at the regular county-seat for the hearing and disposing of probate matters only, if in his judgment [the] same shall be needed and required for the disposal of said business.

Taking effect.

SEC. 2. This act shall take effect on the first Monday of January, A. D. 1869, except so much thereof as provides for fixing the terms for holding the circuit courts, which shall take effect as provided by section 25, of the Revision of 1860.

Approved April 7, 1868.

CHAPTER 124.

THE DUBUQUE AND SIOUX CITY LAND - GRANT.

APRIL 7. AN ACT to Legalize, Confirm, and Carry out a Contract between the Dubuque & Sioux City Railroad Company and the Iowa Falls & Sioux City Railroad Company, and to Extend the Time for completing said Railroad from Dubuque to Sioux City, to Grant certain Lands to the Dubuque, Bellevue, and Sabula Railroad Company for the Building of the Tete Des Morts Branch, and for other Purposes.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That a contract entered into between D. & B. C. R. R. Co. and J. F. & S. C. R. R. Co., transferring rights, land-grant, &c., confirmed.

Exception:
D., B. & S. R.
R. Co.

of the State of Iowa, That a contract entered into between the Dubuque and Sioux City Railroad Company of the first part, and the Iowa Falls and Sioux City Railroad Company of the second part, transferring so much of the Dubuque and Sioux City Railroad as remains to be constructed, together with the franchises, right of way, depot grounds, and other appurtenances of said road to be completed, also transferring all right and title of the said Dubuque and Sioux City Railroad Company to so much of the lands granted by Congress to aid in the construction of said road as shall appertain to, or be legally applicable to the construction of the uncompleted part of the Dubuque and Sioux City Railroad as aforesaid, except as to the lands hereinafter granted to the Dubuque, Bellevue and Sabula Railroad Company, be and is hereby legalized and confirmed.